

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

IN RE: INTEL CORPORATION MICROPROCESSOR ANTITRUST LITIGATION)))))	MDL No. 05-1717-JJF
ADVANCED MICRO DEVICES, INC. and AMD INTERNATIONAL SALES & SERVICE, LTD.,))))	Civil Action No. 05-441-JJF
Plaintiffs,)))	
v.))	
INTEL CORPORATION and INTEL KABUSHIKI KAISHA,)))	
Defendants.))	
PHIL PAUL, on behalf of himself and all others similarly situated,)))	
Plaintiffs,)))	Civil Action No. 05-485-JJF
v.))	CONSOLIDATED ACTION
INTEL CORPORATION,))	
Defendant.)	

SECOND SUPPLEMENTAL DECLARATION OF JON T. KING

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Consommateurs - Que Choisir*

I, Jon T. King, make the following declaration pursuant to 28 U.S.C. § 1746:

1. I make this Second Supplemental Declaration upon personal knowledge and am competent to testify to the facts set forth herein.
2. I am an attorney with the law firm of Cohen, Milstein, Hausfeld & Toll, P.L.L.C., and counsel for proposed intervenor Union Federale Des Consommateurs – Que Choisir (“UFC-Que Choisir”) in the above-captioned case. I submit this Second Supplemental Declaration in further support of UFC-Que Choisir’s Motion to Intervene for the Limited Purpose of Seeking Modification to Protective Orders; and Application of Union Federale Des Consommateurs – Que Choisir Pursuant to 28 U.S.C. § 1782 for an Order Requiring Intel and Third Parties to Provide Access to Documents and Deposition Testimony for Use in Foreign Proceedings (the “Motion”).
3. Attached hereto as Exhibit 1 is a true and correct copy of a press release from the European Commission dated July 17, 2008 and titled “*Antitrust: Commission confirms supplementary Statement of Objections sent to Intel.*”
4. Attached hereto as Exhibit 2 is a true and correct copy of an article dated April 10, 2008 from CNNMoney.com and titled “*French consumer organisation UFC petitions US judge over Intel antitrust abuse.*”
5. Attached hereto as Exhibit 3 is a true and correct copy of an article dated March 11, 2008 from The New York Times titled “*Pace of Change Too Slow to Keep Entrepreneurs in France.*”
6. Attached hereto as Exhibit 4 is a true and correct copy of an article dated July 8, 2008 from the website of UK law firm Shoosmiths, available at

<http://www.shoosmiths.co.uk/news/1343.asp>, and titled “*Commission leads by example and sues elevator cartel for damages.*”

7. Attached hereto as Exhibit 5 is a true and correct copy of an article dated July 4, 2008 from TheLawyer.com titled “*Cohen Milstein advertises for BA-Virgin price-fix claimants.*”

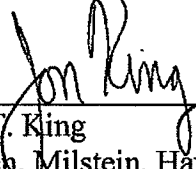
8. Attached hereto as Exhibit 6 is a true and correct copy of the membership list for the European Bureau of Consumer Unions (the “BEUC”), retrieved on September 8, 2008 from the BEUC’s website located at

<http://www.beuc.eu/Content/Default.asp?PageID=839&LanguageCode=EN>.

9. Attached hereto as Exhibit 7 is a true and correct copy of a printout from the website of the Computer & Communications Industry Association (the “CCIA”), located at <http://www.ccianet.org/members.html> (last visited August 21, 2008) that details its members.

10. Attached hereto as Exhibit 8 is a true and correct copy of a press release dated August 21, 2008 from the CCIA’s website and titled “*News Outlets, CCIA Ask For Information in Intel Antitrust Case.*”

EXECUTED this 9th day of September, 2008, at San Francisco, California.



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